1 Phyllis Kupferstein, Esq. [SBN 108595] pk@kupfersteinmanuel.com 2 Cynthia L. Zedalis, Esq. [SBN 118447] 3 cz@kupfersteinmanuel.com Kupferstein Manuel LLP 4 865 South Figueroa Street 5 **Suite 3338** Los Angeles, California 90017 Telephone: (213) 988-7531 7 Facsimile: (213) 988-7532 8 Attorneys for Defendant Harvey Weinstein 9 10 UNITED STATES DISTRICT COURT 11 CENTRAL DISTRICT OF CALIFORNIA 12 DOMINIOUE HUETT, an CASE NO.: 2:18-cv-6012 SVW (MRW) 13 individual, **DEFENDANT HARVEY** 14 Plaintiff, WEINSTEIN'S NOTICE OF MOTION AND MOTION TO STAY 15 THE WEINSTEIN COMPANY Hearing Date: January 28, 2019 16 LLC, BOB WEINSTEIN and HARVEY WEINSTEIN, Time: 1:30 p.m. Courtroom: 10A 17 Defendants. 18 19 PLEASE TAKE NOTICE that, on January 28, 2019, at 1:30 a.m. in the 20 Courtroom of the Honorable Stephen V. Wilson, First Street Courthouse, 350 West 21 1st Street, Courtroom 10A, Los Angeles, California 90012-4565, Defendant Harvey 22 Weinstein, by and through his counsel of record, will move the Court to stay this 23 proceeding. 24 Defendant's motion is based on this notice of motion and motion, the 25 accompanying memorandum of law in support of Defendant's motion, the 26 accompanying Declarations of Benjamin Brafman, Esq. and Cynthia L. Zedalis, 27 Esq., and all facts and circumstances upon which the Court may take judicial 28

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notice. This motion is made following the conference of counsel pursuant to L.R. 7-3. which took place on November 16, 2018. Dated: November 28, 2018 **KUPFERSTEIN MANUEL LLP** By: /s/ Phyllis Kupferstein Phyllis Kupferstein Cynthia L. Zedalis Attorneys for Defendant Harvey Weinstein

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